FORM PTO-1390 (Modified) (REV 5-93) TRANSMI DESIGI	U.S. DEPARTMENT OF COMMERCE PATENT A TTAL TTER TO THE UNITED [ATED/ELECTED OFFICE (DO/E	O STATE ON BARA PROTESTA 1 7 APR						
CONCE	NING A FILING UNDER 35 U.S	S.C. 371 08/817 507						
INTERNATIONAL A PCT/JP95/02169	October 20, 1995	LING DATE PRIORITY DATE CLAIMED October 21, 1994						
TITLE OF INVENTION PHARMACEUTI	CAL COMPOSITION FOR TREATMENT OF	F DISEASES CAUSED BY IL-6 PRODUCTION						
APPLICANT(S) FOR	DO/EO/US MOTO, Asao KATSUME and Hiroyuki SA							
		Office (DO/EO/US) the following items and other information:						
2. ☐ This is a SECC 3. ☐ This express reexamination up 4. ☒ A proper Dem date. 5. ☒ A copy of the a. ☐ is transmi b. ☒ has been c. ☐ is not req	il tile expiration of the applicable time limit se	concerning a filing under 35 U.S.C. 371. es (35 U.S.C. 371(f)) at any time rather than delay et in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1). was made by the 19th month from the earliest claimed priority 71(c)(2)) by the International Bureau).						
a. □ are transmoderate are tr	the claims of the International Application und itted herewith (required only if not transmitted transmitted by the International Bureau. een made; however, the time limit for making een made and will not be made.	d by the International Bureau).						
3. A translation o	the amendments to the claims under PCT Arti	ticle 19 (35 U.S.C. 371(c)(3)).						
An oath or dec	aration of the inventor(s) (35 U.Ş.C. 371(c)(4))).						
(35 U.S.C. 371) tems 11. to 16. below	the annexes to the International Preliminary E (c)(5)). concern other document(s) or information n Disclosure Statement under 37 CFR 1.97 and	included:						
2. An assignmen	document for recording. A separate cover sh	sheet in compliance with 37 CFR 3.28 and 3.31 is included.						
	minary amendment. r SUBSEQUENT preliminary amendment.							
4. A substitute s	A substitute specification.							
5. A change of	ower of attorney and/or address letter.							
6. ☐ Other items o	information:							

U.S. APPLICATION NO. (II	f known ree 27 6 2 1 50	INTERNATIONAL APPLICATION AND					
, , ,	KRIOWII, SCE 37	INTERNATIONAL APPLICATION NO PCT/JP95/02169		ATTORNEY'S DOCKET NU 53466/201	MBER		
17. A The following	ng fees are submitted:	CALCULATIONS	PTO USE ONLY				
	nal Fee (37 CFR 1.492(a)(1						
Search Report has been prepared by the EPO or JPO\$910.00 International preliminary examination fee paid to USPTO (37 CFR 1.482)							
No internation	al preliminary examination t	ee paid to USPTO (37 CFR	1.482)				
but internation	al search fee paid to USPT() (37 CFR 1.445(a)(2)	\$770.00				
	ational preliminary examinat						
international se	earch fee (37 CFR 1.445(a)(2)) paid to USPTO	\$1,040.00				
International p	reliminary examination fee p	paid to USPTO (37 CFR 1.4	82)				
and all claims		Article 33(2)-(4)					
		RIATE BASIC FEE AN		\$ 910.00			
	00 for furnishing the oath or	\$ 0.00					
	rliest claimed priority date (3	т	3 0.00				
Claims Total Claims	Number Filed	Number Extra	Rate				
Independent Claims	-20 2	0	X \$22.00 X \$80.00	\$ 0.00 \$ 0.00			
	claim(s) (if applicable)	<u> </u>		\$ 0.00 \$ 0.00			
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	(Note 37 CFR 1.9, 1.27, 1.	\$ 0.00					
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Fee for recording the accompanied by an	e enclosed assignment (37 Cappropriate cover sheet (37	\$ 40.00					
	appropriate earth short (e)	\$ 950.00					
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a. 🛛 A check in t	he amount of \$950.00 to c	over the above fees is enclo	sed.				
b. Please charg enclosed.	e my Deposit Account No.	19-0741 in the amount of \$	to the at	pove fees. A duplicate c	opy of this sheet i		
c. 🖾 The Commis	sioner is hereby authorized	to charge any additional fees	which may b	o required or endit con-			
overpayment to	Deposit Account No. <u>19-07</u> 4	11. A duplicate copy of this	sheet is enclos	sed.			
NOTE: Where an	appropriate time limit und	er 37 CFR 1.494 or 1.495	has not been	met, a netition to revive	9 (37 CFR		
1.137(a) or (b)) mu	st be filed and granted to	restore the application to p	ending status	ence, a pention to revive	, (57 CFR		
			///				
SEND ALL CORRESPONDENCE TO:							
			SIGNATURE		-		
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	3000 K Street, N.V P.O. Box 25696	v., Suite 300	Harold C. NAME	AA GEHEL	-		
	Washington, D.C.	20007-8696			İ		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Attorney Docket No. 053466/201

In re patent application of

Tadamitsu KISHIMOTO et al.

Group Art Unit: 1642

Serial No. 08/817,507

Examiner: J. Reeves

Ellada Aladi 17. 1

Filed: April 17, 1997

For:

PHARMACEUTICAL COMPOSITION FOR TREATMENT OF

DISEASES CAUSED IL-6 PRODUCTION

DECLARATION UNDER 35 U.S.C. § 1.132

The undersigned inventor declares that he made the deposit of the hybridoma PM-1 at the National Institute of Bioscience and Human-Technology, Agency of Industrial Science and Technology, Ministry of International Trade and Industry, 1-3, Higashi 1-chome, Tsukuba-shi, Ibaraki-ken 305, Japan, a Budapest Treaty recognized depository which affords permanence of the deposit, as FERM BP-2998 on July 10, 1990. A copy of the deposit receipt is enclosed for convenience.

Applicant states that the deposited hybridoma PM-1 is the hybridoma which is specifically identified in this application as filed. Applicant further provides that during the pendency of the patent application access to the deposited hybridoma will be allowed to those persons properly designated by the Commissioner of Patents and Trademarks; that the deposited hybridoma will be replaced should it die or be destroyed during the enforceable life of any patent issued out of this patent application, for five years after the last request for a sample of the deposited hybridoma or for thirty years, whichever is longer; that upon issuance of a patent, applicant will irrevocably remove all restrictions to access to the hybridoma for the duration of the deposit; and that maintenance charges for the duration of the deposit will be paid.

All statements made herein of my own knowledge are true, and all statements made on information and belief are believed to be true; further, these statements are made with the

U. S. Serial No. 08/817,507

knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the instant patent application or any patent issuing thereon.

June 14, 1999 Date

Dr. Tadamitsu Kishimoto